

Bill Mulready 203 278 9811

February 28, 2013

bmulready7@yahoo.com (to ensure delivery does not get bumped; please type this address into appropriate place. Sorry for this inconvenience but I have tried to correct to no avail, simple reply to or copy paste may not get delivered because the address gets changed in cyber space)

To:

State of Connecticut Judicial Branch Access Board for Compliance with Title II of The Americans with Disabilities Act ada.program@jud.ct.gov Mr. Patrick L. Carroll, III, Judge; Mr. Mark Ciarciello, Atty.; Ms. Sandra Lugo-Gines; Mr. Stephen N. Ment, Atty.; Ms. Pamela Meotti, Atty.; Ms. Mary Sitaro; Mr. Thomas Smith, Atty.; Ms. Cynthia Theran, Atty.; Ms. Heather Collins, support staff; Ms. Maureen Finn, Atty. In attendance and Mr. Joe D. Atty. in attendance:

Mr. Patrick L. Carroll, III, Judge, Board Chair; Patrick.Carroll@jud.ct.gov

Sandra Lugo Gines Sandra.LugoGines@jud.ct.gov fax 860 706-5089
ADA Program Manager 90 Washington Street Hartford CT 06106

Atty. Mark Ciarciello, Mark.Ciarciello@jud.ct.gov Employee Accommodations
Contact and Public Service and Trust Commission Advisory Board on the Americans with Disabilities Act JUDICIAL BRANCH - STATE Of CONNECTICUT Administrative SERVICES DIVISION 90 Washington Street Hartford, Connecticut 06106 Telephone: (860) 706-5275

I don't have addresses for other Board members or attendees.

RE: ONE; Three days waiting, did you throw out my request for clarification?

3 days waiting with no reply to request of a public policy.

RE: Clarification please of policy rule 'to throw out and not count all complaints, comments, and or suggestions from the Public inquiring ADA Rights and protections that State Actors, State Contractors, or State Volunteers do not like'(?); instituted by the Board in forum on February 7, 2013? And or "Tracking Complaints" as mentioned in Minutes of this meeting?

RE: TWO; Disability and gender discrimination complaint seeking remedy.

Official Complaint of disability and gender discrimination, seeking immediate full remedy of the 31 lies of The State of Connecticut Judge Walter M. Pickett, JR. in Mulready v. Mulready, April 19, 1995, Docket NO. CV95-0068011S. I want my babies back, my property back in full, my voting rights back, my past present future rights to pursuit of life liberty property happiness back, my great name back and my respect for that black robe back immediately, as proscribed in the Americans with Disabilities Act (ADA).

RE: THREE; Request production of law, policy, and self-evaluation that support Judicial Branch Opinion that “termination proceedings are not services, programs, or activities within the meaning of . . . the ADA . . .” as holding in *RE Joseph W., ET AL.* (SC 18951) SC 18952) (June 28, 2012) and *In re Antony B.*, 54 Conn. App. 463, 735 A.2d 893 (1999).

I

I count eight (8) names representing the Board plus three (3) more in some kind of support; eleven (11) total; representing your selves, as best as I can tell, as The State of Connecticut Judicial Branch (here after Branch) Designated Responsible Employees for ensuring compliance with Title II of the Americans with Disabilities Act (here after ADA), 28 CFR PART 35.107(a). For the sake of the rest of this letter, I refer to you each individually and collectively as the Court or the Branch. You each have responsibilities individually and or collectively to no discrimination and to ensure compliance to the ADA by the Branch in its entirety. This is not me saying this. This is an Act of the United States Congress, signed by the United States President (PS it was President Bush I, not President Clinton, (training material mistake? any other mistakes being presented???? Kind of like the lies of Pickett, JR., J. Any more than the 31lies?). and concurred by The United States Supreme Court.

If I’m wrong, I am sincerely sorry, please accept my apologies, and please direct me to the person or people who are the Designated Responsible Employee(s) for ensuring compliance of The Branch with Title II of the ADA?

Dear Board Members; Mr. Patrick L. Carroll, III, Judge; Mr. Mark Ciarciello, Atty.; Ms. Sandra Lugo-Gines; Mr. Stephen N. Ment, Atty.; Ms. Pamela Meotti, Atty.; Ms. Mary Sitaro; Mr. Thomas Smith, Atty.; Ms. Cynthia Theran, Atty.; Ms. Heather Collins, support staff; Mr. Joe D., Ms. Maureen Finn, Atty. in observance/advisory?

Regardless of the confusion and misleading caused by the words “continued compliance with the ADA” as published in the charge of our Advisory Board; the confusion and misleading caused by the use of term, “ADA Coordinator” with example of the ADA 20 year anniversary address by Mr. Judge Patrick L. Carroll III proclaiming an ADA Coordinator in each Court, and when asked for at a Court, We The People are provided a person who describes their title as ADA Contact Person with no responsibility or authority other than to screen/forward applicants, requests, complaints. Confusion, frutial? CHECK!

What is a Designated Responsible Employee for ensuring compliance with Title II of the ADA? And who is it, and where is the person? What is the Contact info? What responsibility and authority does this person have and who does this person report to? OH! What training and qualifications does this person have for the position? And in this person's absence, who fills in?

What is an ADA Coordinator?

What is an ADA Contact person?

(CHARGE OF THE

ADVISORY BOARD ON THE AMERICANS WITH DISABILITIES ACT *** *will support the Judicial Branch's continued compliance with the ADA.)*

The Judicial Branch of The State of Connecticut is not in compliance with the ADA, let me sign my name right here: Bill Mulready February 28, 2013

Fair enough if you choose to dispute the facts, but you need to produce the date and verifiable evidence of compliance. It was John Adams who said; "*Facts are stubborn things; and whatever may be our wishes, our inclinations, or the dictates of our passions, they cannot alter the state of facts and evidence: nor is the law less stable than the fact*"; John Adams one of our Founders.

The ADA proscribes the Judicial Branch to provide a Designated Responsible Employee to ensure compliance of the Judicial Branch with Title II of the ADA. That seems to be each of you, unless of course you can produce the person(s) name, which by the way, for compliance of Title II the name and contact information is to be posted and provided thru notice effectively communicated. Compliant? I'm not the only one who can't find, I'm not the only one who has asked.

As such you are each individually acting in the capacity of Designated Responsible Employees to ensure compliance of Title II of the Americans with Disabilities Act by The State of Connecticut Judicial Branch. You are each individually responsible and accountable, and it is both discrimination and illegal for you to fail or refuse to act or

respond to complaints and remedy discrimination immediately. If I am in error or mistaken, I'll admit it but you all need produce the verifiable facts and dates and names. Any reason that can't be done today or within the next 24 hours? Or are you throwing this out and not counting or recording this?

II

What happened, did you throw out my request?

I requested on Monday February 24, 2013, clarification or the policy in regards to "tracking complaints" and not counting, not reporting, throwing out certain complaints and or comments and or suggestions'; as addressed in Board assembly on February 7, 2013. I was sitting kind of far from the discussion and I'm not sure I heard this correctly. I don't see a burden here to produce full info of something so recently discussed and addressed, in a reasonable amount of time, like 24 hours. I'll give you that my request came at the end of Monday, so Tuesday may be excused, I guess. It's now Thursday, where's the info? If it's a policy it's wrote down, if it's not wrote down what is it and please clarify?

III

DISABILITY AND GENDER DISCRIMINATION IN MULREADY v. MULREADY DOCKET NO. CV95-0068011S; AS SHOWN AND IDENTIFIED IN MULREADY v. MULREADY DOCKET NO. FA-07-4006469.

YOU, THE BRANCH ARE LONG OVER DUE IN CORRECTING AND OVERTURNING THE 31 LIES OF THE STATE ACTOR YOU PROVIDED IN THIS MATTER; WALTER M. PICKETT, JR. TRIAL JUDGE REFEREE. A MAN WHO HAS PROVED HIM SELF A BIGITED, BIAS PREJUDICE LIER, AND WHO HAS ALSO BEEN ACCUSED OF BY CITIZENS IN HIS HOME COMMUNITY OF BEING A DRUNKARD, ALL OF WHICH REMOVES HIM FROM THE PROTECTIONS OF JUDGES IN GOOD BEHAVIOR ARTICLE III OF THE CONSTITUTION, AS WELL AS MANY STATE OF CONNECTICUT LAWS.

Was 31 lies Walter M. Pickett, JR. Trial Judge Referee a drunkard? I don't know, but my children and I deserve to know? Many of you on the Board are in the employment parts of the Branch and have access to the Medical Records. Dig up his bones if need be and let's get Dr. Henry Lee to do some DNA. Drunkard or no Drunkard? Drunk writing for 3-1/2 months in decision???

Facts:

You the Branch interfered in my life and commanded me to the Court, for charges that are not against any law; I did not do; and did not happened. This has been admitted to by the Plaintiff under oath, under DIRECT EXAMINATION of her attorney in **MULREADY v. MULREADY DOCKET NO. FA-07-4006469, on November 22, 2007.**

On April 19, 1995, you choose to interfere and upset my children and my life with your commanded to me, that was to ensure “due process” equal protection” no discrimination truth, whole truth, and nothing but the truth. You fail in all accounts and act in illegal activities and Unconstitutional activities, and discrimination by disability and gender, and you are exposed and you are asked and expected to make remedy in full in equity and in law, immediately.

I want my 3 babies you kidnapped back today!

I want my property you stole back in full today!

I want my past, present, and future you stole back today!

I want my rights to pursuit of life, liberty, happiness, and property you stole back today!

I want my Right to Vote for the people and issues I wish to Vote for, you caused for me to lose, back today!

I want my respect for that Black Robe you disgrace back today!

Is there more? Oh yes, so let's get started.

IV

Please provide the LAW, policy, and self-evaluation that proclaims and support that rulings and opinions held in Judicial Branch Opinion that “termination proceedings are not services, programs, or activities within the meaning of . . . the ADA . . .” as holding in *RE Joseph W., ET AL.* (SC 18951) SC 18952) (June 28, 2012) and *In re Antony B.*, 54 Conn. App. 463, 735 A.2d 893 (1999).

If it's a law or policy it's wrote down, if it's not wrote down, its neither law or policy.
Pronounce loudly please?

Many thanks in advance

Yours For Barrier Free Courts With Sober And Honest Judges

Bill Mulready

CC: Senders request for review please, to persons having a direct interest in providing to We The People of Connecticut; full implementation and compliance of Title II of the Americans with Disabilities Act of 1990; Title II of The Americans with Disabilities Amendments Act of 2008; and the Section 504 of the Rehabilitations Act of 1973, by The State of Connecticut Judicial Branch.

Governor Daniel Malloy; Daniel.Malloy@ct.gov (Please forward if address is wrong)

State Sen. Eric D. Coleman Eric.Coleman@cga.ct.gov
Committee Judiciary (co-chair), Human Services, Planning and Development, Program Review and Investigations on Judiciary Room 2500, Legislative Office Building 300 Capitol Avenue Hartford, CT 06106 Phone: 860-240-0530

DONALD DEFRONZO donald.defronzo@ct.Gov Commissioner and Head ADA
Designation of responsible employee State of Conn.165 Capitol Avenue Hartford, CT 06106-1658 (860)-713-5100

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